

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PAULA L. BLAIR, ANDREA ROBINSON,
AND FALECHIA A. HARRIS, individually
and on behalf of all others similarly situated,

Plaintiffs,

vs.

RENT-A-CENTER, INC., a Delaware
corporation; RENT-A-CENTER WEST, INC.,
a Delaware corporation; and DOES 1-50,
inclusive,

Defendants.

CASE NO. 3:17-CV-02335-WHA

**~~PROPOSED~~ ORDER REGARDING
NUMEROUSITY AND REVIEW OF
RENTAL PURCHASE / ARBITRATION
AGREEMENTS**

Judge: Hon. William ~~H.~~ Alsup

1 [PROPOSED] ORDER

2 Pursuant to the Order Setting Hearing Re Plaintiffs' Discovery Dispute (Dkt. 97), plaintiffs
3 Paula L. Blair, Andrea Robinson and Falechia A. Harris ("Plaintiffs") and defendants Rent-A-
4 Center, Inc. and Rent-A-Center West, Inc. ("RAC") (collectively, the "Parties") met and conferred
5 concerning their discovery dispute on April 23, 2018, following which the Court conducted a
6 hearing. As a result of the meet-and-confer and hearing, IT IS HEREBY ORDERED:

7 1. The Parties stipulate that Plaintiffs' currently-defined class and/or a related class of
8 California consumers for whom RAC cannot produce a signed arbitration agreement is sufficiently
9 numerous for purposes of Fed. R. Civ. Proc. 23(a)(1).

10 2. The Parties agree that by Friday, April 27, 2018, RAC will provide to Plaintiffs its
11 list of all boxes at the Iron Mountain storage facilities. RAC will produce that list in its current
12 form (including any information that currently appears on the list concerning the date of receipt
13 and originating location of the boxes) and will not redact or delete any information from the list.
14 The Parties have three (3) business days from production of the list of boxes to each select ten (10)
15 boxes from that list. The twenty (20) boxes selected by the Parties will be shipped to the Los
16 Angeles office of Dechert LLP. Within thirty (30) days from April 23, 2018, the Parties shall
17 review the contents of the twenty (20) boxes selected, and Plaintiffs will have the right to make
18 copies of any rental purchase agreements and arbitration agreements. Plaintiffs will bear the costs
19 associated with the Iron Mountain retrieval and delivery, as well as any copying costs. This is
20 without prejudice to either Parties' right to seek or object to additional discovery regarding the
21 rental purchase agreements and/or arbitration agreements.

22 IT IS SO ORDERED.

23 Dated: April 26, 2018

24 
25 WILLIAM H. ALSUP
26 UNITED STATES DISTRICT JUDGE
27
28